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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/579,038	06/13/2008	Ryoichi Shimoi	040356-0587	4980
	7590 10/26/201 LARDNER LLP	EXAMINER		
SUITE 500	/T) N 133 /	LEONG, JONATHAN G		
3000 K STREET NW WASHINGTON, DC 20007			ART UNIT	PAPER NUMBER
			1725	
			MAIL DATE	DELIVERY MODE
			10/26/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Commence	10/579,038	SHIMOI ET AL.				
Office Action Summary	Examiner	Art Unit				
	JONATHAN G. LEONG	1725				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 23 Au	igust 2010 and 22 September 20	10				
· <u> </u>	<i>/</i> —					
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-13</u> is/are pending in the application.						
4a) Of the above claim(s) <u>1-7,11 and 12</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>8-10 and 13</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☑ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Au 1 - 4 >						
Attachment(s)  1) \[ \sum \text{Notice of References Cited (PTO-892)} \]  4) \[ \sum \text{Interview Summary (PTO-413)} \]						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  The view Summary (PTO-413)  Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date  5) Notice of Informal Patent Application 6) Other:						
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# **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 9/22/2010 has been entered.

## Claim Objections

2. Claims 8 and 13 are objected to because of the following informalities: The claim limitation "the border vicinity", for example, on lines 15-16 and lines 17-18 of claim 8 lack antecedent basis. For the purpose of this Office Action, said claim limitation has been taken as --a border vicinity--. Appropriate correction is required.

### Claim Rejections - 35 USC § 102

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 8-10 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Mizuno (JP H07-201346, see machine translation).

Regarding claims 8 and 13, Mizuno discloses an electrolytic membrane structure and a fuel cell comprising the same ([0015], Fig. 1), wherein an electrolytic membrane is placed between an electrode in an anode side and an electrode in a cathode side ([0015]/L4-8); the electrolytic membrane comprising a catalyst layer (catalyst reaction

layer, [0015]/L4) formed by closing up conductive particles adhered together carrying catalysts on each face, in the anode side and in the cathode side, of the electrolytic membrane, the each face contacts to each of the electrodes ([0015]/L4-10, [0023]/L1-5, Fig. 1); and a boundary layer (fire-resistant layer, [0016]/L3) which is adjacent to the catalyst layer in the anode side on one face of the electrolytic membrane ([0016]/L3-5) and is formed between a portion to be easily contacted with an oxygen gas and the catalyst layer in the anode side (see Fig. 3), wherein the boundary layer is formed by closing up the conductive particles adhered together to which a hydrophilic treatment is carried out (the carbon particles are made into a paste using NAFION<sup>TM</sup> which is the same material used for the membrane of the fuel cell, as such, the carbon particles are inherently granted hydrophilic properties when made into said paste, [0023]/L6-10, [0017]/L6-7).

The Examiner notes that since Mizuno has disclosed all of the claimed structural limitations, Mizuno inherently discloses whereby water generated by the electrochemical reaction is held in the boundary layer, increasing heat conductivity of the boundary layer; whereby an increase of the electrochemical reaction of un-reacted gases results in a border vicinity of the boundary layer; and, whereby heat generated in a border vicinity of the catalyst layer adjacent to the boundary layer escapes to the boundary layer containing the water. The Examiner further notes that while features of an apparatus may be recited either structurally or functionally, claims directed to an apparatus must be distinguished from the prior art in terms of structure rather than function (see MPEP 2114).

Regarding claim 9, Mizuno discloses all of the claim limitations as set forth above. Mizuno further discloses the boundary layer is formed so as to surround a periphery of the catalyst layer, where is easily contacted with the oxygen gas ([0016]/L3-5, Fig. 3).

Regarding claim 10, Mizuno discloses all of the claim limitations as set forth above. Mizuno further discloses the boundary layer is formed between a portion in the vicinity of a penetrating passage by which the oxygen gas is supplied to the cathode side which is easily contacted with the oxygen gas, and the catalyst layer (for example, the boundary layer, subjected to oxygen crossover via the membrane, is formed between the catalyst layer and the membrane which is in the vicinity of the oxygen gas channel, see Fig. 1, [0016]/L3-5, Fig. 3).

#### Response to Arguments

5. Applicant's arguments filed 8/23/2010 have been fully considered but they are not persuasive.

Applicants argue that Mizuno does not talk about any of the amended functional claim limitations.

The Examiner respectfully submits that since Mizuno has disclosed all of the claimed structural limitations, Mizuno inherently discloses whereby water generated by the electrochemical reaction is held in the boundary layer, increasing heat conductivity of the boundary layer; whereby an increase of the electrochemical reaction of unreacted gases results in a border vicinity of the boundary layer; and, whereby heat generated in a border vicinity of the catalyst layer adjacent to the boundary layer

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escapes to the boundary layer containing the water. The Examiner further notes that while features of an apparatus may be recited either structurally or functionally, claims directed to an apparatus must be distinguished from the prior art in terms of structure rather than function (see MPEP 2114).

Applicants further argue that Mizuno's fire-resistant layer stops the conducting of heat from the catalyst layer and temperature at a border vicinity between the catalyst layer and the fire-resistant layer is raised locally thus causing heat deterioration of the electrolytic membrane.

The Examiner respectfully disagrees and submits that Mizuno specifically aims to improve the endurance of the electrolyte membrane by preventing heat abnormalities ([0034]/L15-17). Further, Mizuno discloses that the fire-resistant layer does not contain catalyst and thus no combustion occurs within the fire-resistant layer ([0034]/L13-15). Furthermore, the carbon particles of Mizuno inherently conduct heat away from the catalyst layer and since Mizuno's fire-resistant layer is hydrophilic as discussed above in paragraph 4, the fire-resistant layer inherently holds generated water thus increasing the heat conductivity of the fire-resistant layer. Mizuno's fire-resistant layer allows heat from the catalyst layer to not directly transmit to the membrane, but instead diffuse into the fire-resistant layer prior to diffusing to the membrane so to prevent damage to the membrane.

#### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to JONATHAN G. LEONG whose telephone number is

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(571) 270-1292. The examiner can normally be reached on M-Th 8:00 AM - 5:00 PM

(EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Basia Ridley can be reached on (571) 272-1453. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/J. G. L./

Examiner, Art Unit 1725

10/15/2010

/Basia Ridley/

Supervisory Patent Examiner, Art Unit 1725